## 19-7 Water System Concurrency Management:

- 1. All water systems shall meet the availability, distribution and delivery system, capacity, storage, design and construction requirements of the state Division of Drinking Water and such approval shall be provided before preliminary subdivision plat, preliminary site plan, or conditional use.
- 2. Legal rights to the proposed water source shall be certified in writing by the state Division of Water Rights and shall be provided before preliminary subdivision plat, preliminary site plan, conditional use, or low impact permit approval. The county shall not accept an application or certificate that has lapsed, expired or been revoked by the state engineer.
- 3. Evidence of coordination with the private or public water service provider, including an agreement for service, service commitment letter, or other binding agreement for the provision of water shall be provided before preliminary subdivision plat, preliminary site plan, or conditional use.
- 4. A certificate of convenience and necessity or an exemption therefrom, issued by the state public service commission, for the proposed water supplier, including an indication of the service area of the proposed water supplier, shall be provided prior to permit approval.
- 5. Individual water systems, which may be permitted by the county, shall only be permitted in mountain/remote areas designated on the land use plan map and in areas where there are appropriately sized lots for which a community system is not feasible.
- 6. Water systems, including shared wells, which service 2 or more lots are required to obtain approval or exemption from the Public Service Commission.